

CLARIFIED INDIVIDUAL CAPACITY

To clarify the issue of individual capacity. If a public official is to be held responsible for the negligence or fraud for violating the law and the rights of persons entitled to benefits such as in my complaint, the Federal or State agencies responsible for criminal prosecution would properly be the body of government that should file criminal charges against these people. Likewise, the issuing of a “Writ of Mandamus” is indicative of a failure by public officials not carrying out their obligations pursuant to a mandatory requirement of the law.

As I explained in the previous opinion, the courts don’t side against members of their own fraternity or societal organizations in favor of Black people that have their rights violated by these public officials. If the system of justice worked properly, these negligent, corrupt public officials would not be reappointed to the posts to continue to carry out these corrupt deeds. They would in fact have been prosecuted, replaced with new officials with direction to carry out the mandated law through what is known as a “Writ of Mandamus.”

This is the closest that the term “The Wheels of Justice Turning Slow,” can be explained. On the other hand however, if you are not one of the people in the clique of corrupt officials, such as Black people whom usually are not, then the Wheels of Justice turn fast, to incarcerated you. This can also be interpreted from the phrase used by the workers’ compensation commissioner Delaney, where he states: “the claimant is ‘articulate.’” I say this as opposed to White people being considered as ‘intelligent’, and not cunning and sly, as corruption requires such. There truly exist a different standard for Black versus White people at the law.

What is worst of all, is that even in their fraud and corruption, they cannot picture themselves as settling such a claim with a Black person. This is why I can say for certain that discrimination is only disguised through bureaucracy. It is no less prevalent. The public officials are also responsible for the “non-continuation” of the required payroll deductions which include child support. In this, we note, that rather than through the injured Black employees normal deductions as mandated by law, they actually subvert this process through their Department of Social Services and Child Support Enforcement Agencies. By this, they actually attempt to bring criminal contempt of court charges against the already victimized injured Black employee by way of the state court system which they also own, as it is corrupted as well.

Either way you view this, it is more than visible the destruction that they cause. It doesn’t include the means by which they use to attempt to cover up their corruption. No matter how obvious, the court and the other agencies responsible for prosecuting these public officials will not initiate criminal proceedings on behalf of a Black claimant. Speaking from experience I have filed many documents to this affect, and none were acted upon, and this after evidence, admission of fraud, corruption, and witness testimony favorable to my position. Just as with Jim Crow, The Good ‘Ole Boys, or “Good Catholics” prevail.

So finally, I will end by saying: If a Black person does not prevail in the courts, where the law specifically provides by the mandatory statutory language. Then, it would be even more impossible for the Black person to prevail in matters of discretion with the

court. As you may note, to issue a Writ of Mandamus is a discretionary act by a judge, which must be preceded by a duty owed. This duty is only granted white people.

The duty is owed to the White injured corrections officer, and his benefits are processed correctly. Now, take note of the language in the Delaney Decision, as he refers to the discretion of Chapter 568 and avoids the mandatory obligations of Chapter 65, and 66. However, White people are allowed to prevail at Chapter 65, and 66 as in the case of their fraternal White brother Michael Cozzolino. This White Officer was allowed to elect the provisions of the Mandates of Chapter 65 and 66. You can also see in the commissioner decision that the similarly situated injured Black officer is not accorded the equal right required by law, he is steered toward “lesser“ rights, less benefits. In essence, they take away Black people rights, just as with slavery. Worst is, they stand around en masse and watch as your family is destroyed, prolonging your sufferings without concern. I have experienced this suffering had the hands of unjust commissioner and judges for many years. They are not respectable, honorable people.

I HOPE THIS CLEARS UP THINGS.